MAYNARD AND OTHER DEMOCRATS INVOLVE IN THE INJUNCTION AFFAIR MAY ALSO BE

ernor Sheehan to-day when they learned through the New-York papers that County Judge Jacob H. Clute was likely to spend a few months in fall because of his interference with the Senate Albany County people have so long believed that a man who occupied a place on the bench is supreme, and always does the right thing, that the knowledge of the existence of a power within the Senate or the Assembly to punish a man who steps in and interferes with its proceedings has come to them as a sort of revelation. Judge Clute is only an incident now in the question which has been forced upon the majority of the members of the Senate of this State to determine once and for all. It is ish him, and to punish him severely, for what he has done, so that in future political judges will know that when they interfere with either branch of the Legislature trouble for themselves is likely to follow.

It has been said that Judge Clute may go away and thus place himself where he will not be able torneys, who may be considered to be equally guilty with the county judge. Among those men is ex-Judge Isaac H. Maynard. It is understood on the progress of legislation in the Senate made several attempts to get a Supreme Court Justice to issue the injunction restraining the Senate Clerk from performing his duties, which injunction the county judge finally granted and which attempted to set aside one of the constitutional prerogatives of the Senate-the determination of the election, returns and qualifications of its own members. If such a proceeding as Judge Clute's should be allowed to stand as a precedent popular elections would become an absolute farce. It is understood that all the Supreme Court Justices of this district applied to by Mr Maynard and the other men who were trying to precent the unscating of the man who represents John Y. McKane in the Senate, and who was elected by the fraudulent vote cast in Gravesend and in Castleton, Richmond County, took a much broader view of the situation than did Judge Clute, and refused absolutely to have anything to do with the papers. JUDGE CLUTE AND THE REPEATERS.

As a last resort, and with as desperate a resolve to prevent the seating of the legally elected Senator in this instance as influenced him to steal the election returns two years ago to prevent the seating of another legally elected Senator, Maynard went to a county judge, a man of whom the State has heard before. It was this judge who gave the notorious decision last fail under which the names of several hundred repeaters were kept on the registry lists. These men registered from vacant lots, from workchops and barns; but when application was made to him to have their names stricken from the lists, he gave an exceedingly ingenious decision. which, it is rumored, was thought out by a justice of the Supreme Court, who is said to take an active part in politics. This decision maintained that the men whose names were fraudulently on the pell lists might be soldiers and sailors of the United States who were absent on duty and who originally lived in places which now might be vacant lots. Under that decision Albany County gave a majority for the Democratic State ticket of more than 5,000. It is no wonder, then, that Judge Clute imagined, like Congressman "Tim" Campbell, that the Constitution was nothing between friends.

It is now understood to be the determination of the Republicans in the Senate to settle this question of contempt before anything else shall be taken up. Unless this be done it will not be known when the Lieutenant-Governor will rush out to some friewdly judge and secure an injuncwhich, it is rumored, was thought out by a

known when the Lieutenant-Governor will rush out to some frie-fully judge and secure an influnction restraining the clerk from calling any names except those of the Democrats, or restraining members of the Senate from voting at all. If the clerk of the Senate, who is only a servant of that body, can be restrained from carrying out the orders of the Senate, then a legally elected member of that body can be restrained from the control of the senate weight therein. That proposition, of course, is as ridiculous as the original one that the clerk could be prevented by an injunction from doing as the Senate told him to do. AN EXAMPLE TO BE MADE OF HIM.

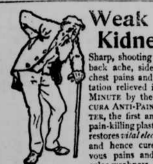
In order that there shall be no misunderstanding of the situation in future, and that judges may learn that the Legislature is something with which the most daring of them cannot interfere so long as the Constitution remains as it now is. the Republicans intend to make an example of Judge Clute If he runs away or avoids arrest, he personally will escape the punishment to which his own desire to enter into a political scheme to undo the will of the people has made him clearly liable; but such a record will be left on the journal of the Senate that hereafter judges will think several times before they blindwise.

on the journal of the source of the journal of the

are responsible for the doings of the Republican majority in the Senate that Clute is plainly guilty of contempt, nor have they any doubt of their ability by a majority vote to punish him as he deserves. The Lieutenant-Governor will probably attempt to delay the punishment of the man who has got into trouble by blindly following him; but with the closure rule in the Senate, and with a man with backbone like Senator Saxton to stand up for the rights and privileges of that branch of the Legislature, the sentence will be pronounced and executed. It is possible that the resolution calling Clute before the bar of the Senate may be introduced to-morrow night, unless the Democratic members fillbuster long enough to prevent it. It will come in within a day or two after that at the latest. day or two after that at the latest.

ROUGH EXPERIENCE OF A FISHING VESSEL.

Portland, Me., Feb. 4.-The Gloucester schooner Banks and reports a hard time during the late storm. Last Tuesday night, when the storm was at It was soon discovered that the schooner was makwork the water was six inches from the cabin floor. By pumping and baling the water was kept from rising, but it was two feet on the forecastle floor and had put out the cabin fires. After hard work Captain Diggins discovered a leak around the keel-son. With difficulty the cabin floor was torn up. A big leak was disclosed, through which the water



Kidneys Sharp, shooting pains, back ache, side ache, chest pains and palpi-tation relieved in ONS MINUTE by the CUTI-CURA ANTI-PAIN PLAS TER, the first and only pain-killing plaster. It restores vital electricity, and hence cures ner-

cular weakness. Price: asc.; five, \$1.00. At all druggists or by

Made by Colgate & Co., Used by the best families, 1806 Laundry Soap.

spurted. The captain was probing with his crowbar when he dropped it and it went through the bottom of the ship. It was now found that six feet of garboard plank had been torn off. Blankers were torn hastly from the banks and stuffed into the holes, and the flow of water was partially stopped. By this time, the pumps had given out, and if the leaks had not been stopped the vessel would have gone to the bottom. The pumps were finally got to work and the vessel managed to weather the gale. The schooner made isle — Haut Saturday and got here to-day, with her crew much exhausted.

NEWS OF ARMY AND NAVY.

A DEPARTMENT OF THE SOUTH PROPOSED

ATLANTA ANXIOUS TO BECOME THE HEAD-QUARTERS-WHAT CONGRESS IS DOING.

[BY TELEGRAPH TO THE TRIBUNE.] Washington, Feb. 4.-It will be of much interest to officers of the Army, as well as to the general pubnot the intention of any one to punish him department, to be known as the Department of the merely on account of himself, but it is the in-tention of the members of the majority to pun-probabilities of the near future. The subject has been brought to the attention of Secretary Lamont and General Schofield within the past few days by several Southern Senators and Representatives, who appear to be greatly in earnest. Secretary Lamont is said to favor the proposition, and the in-dications are that the necessary orders in the case

will shortly be issued. Many Army officers believe that the establishment personally to receive the punishment which his of a Department of the South would result in ininterference merits; but there are others who creased interest on the part of Southern members took part in that proceeding, as advisers and at- of Congress in the welfare of the military service. Representative Livingstone, of Georgia, speaking no doubt that the proposition would become an accomplished fact in November next. That date is the best authority that Maynard and those who fixed upon as it is the time of the retirement of were associated with him in the effort to delay | General Howard, in whose command, the Department of the East, is now included the geographical division out of which it is intended to make the Department of the South. It is not thought proper to decrease the size or importance of General Howing the assignment of a new commander of the Department of the East, probably General Miles, the change could be made without any friction or impropriety. An executive order would put the change

With the exception of the selection and the organization of the joint committee to inquire into the condition and needs of the Navy personnel, little affecting the Army, Navy and Marine Corps has so far been accomplished by Congress. Now that the Tariff bill has been disposed of in the House, it is probable that certain measures relating to the military and naval services will be taken up and disposed of The most important bill affecting the Army at present receiving attention is that to regulate enlistments. The bill has been favorably reported to the House by General Curtis on the part of the Committee on Military Affairs. It will be called up at an early date. As reported by the committee, the bill contains two amendments not found in the Senate bill. The first provides that persons who have made legal declaration of their intention to become citizens of the United States may be enlisted. The second increases from twentyfive to thirty years the limit of age at which a man may be enlisted for the first time.

The House Committee has received a letter from Secretary Lamont recommending the passage of the bill to revive the grade of Lieutenant-General

the bill to revive the grade of Lieutenant-General of the Army.

The Joint Committee on the Naval Personnel had its first meeting on Friday. As finally constituted, the committee is composed of Senators Butler, Hale and Blackburn, and Representatives Meyer, Wadsworth and Money. The principal work done at the committee's first meeting was to frame and transmit a communication to the Secretary of the Navy, informing him that the committee had organized, and requesting that it be furnished with such suggestions and recommendations looking to an improvement in the status of officers and men as the Secretary thought proper under the efficumstances. Informally the committee tailed over the nature and extent of its duties. Apparently, the members realize the importance of the work to be done, and they showed a disposition to make the inquiry a thorough one. One practical suggestion was made by Senator Blackburn, which was to the effect that the grades of commodore and junior Heutenant be abolished—the commiders now on the active list to be promoted to rear-admirals and the junior Heutenants to become Heutenants. The committee will again meet next Friday, at which time it is expected that recommendations and suggestions from Secretary Herbert will have been received. The bill to relimburse the efficers and crew of the Despatch, recentiv wrecked on Assateague shoals, has been favorably reported by the Senate Committee on Naval Affairs. The same committee has also favorably reported the bill to establish a naval training station on the Pacine.

WILL MINISTER M'DONALD RESIGN? Washington, Feb. 4.-A letter from Teheran reex-Consul William C. Fox, now in this city, states that Mr. McDonald, United States Minister to Persia, is in poor health, and finds the climate of Persia so trying that he contemplates soon leaving that country. The letter says that in case of the retirement of Mr. McDonald the Ameri-can missionaries have requested the appointment of Truxton Beale, of California, Mr. Beale held the place a few years ago.

ALEXANDER SHAW LOSES HIS SUIT.

Battimore, Feb. 4 (Special).—The long contest in the courts between Alexander Shaw, a heavy stockider in the West Virginia Central and Pittsholder in the West Virginia central and Pritis-burg Railroad Company, and Henry G. Davis, the president of the company, has been decided by the State Court of Appeals in favor of the latter. The question involved was whether the West Virginia Central should lease the Pledmont and Comberiand road, and it lead up to a personal quarrel between Mr. Davis and Mr. Shaw. When the sult was instituted Henry G. Davis, Thoms E. Davis and Stephen B. Elkins owned 2019; shares of West Virginia Central and 7,2% shares of Piedmont and Virginia Central and 7,295 shares of Piedmont and Cumberland stock, and Mr. Shaw owned 5,505 shires of West Virginia Central and no Piedmont and Cumberland stock. The bill filed by Mr. Shaw charged that the Piedmont and Cumberland road was designedly constructed in a cheap and defective manner, with a view of having it operated by the West Virginia Central Company, and of throwing upon it the heavy cost of operating the road. The court could see nothing in the record to support the allegations of fraid, but, on the other hand, was quite fully satisfied that the Piedmont and Cumberland Railroad was projected, located and constructed in entire good faith, with a view to furnishing a necessary outlet for the traffic of the West Virginia Central road.

FOR FORGING COLONEL M'CLELLAN'S NAME. A begus letter of rec mmendation, purporting to be signed by Colonel George B. McClellan, of the Board of Aldermen secured the appointment of Henry Henke, of No. 230 East Forty-fifth-st., as conductor on the Thirdave, surface railroad on Saturday, and vesterday two others implicated in the affair were arrested. Henke preits worst, a great wave swept over the decks, carry-ing off everything movable. "Mike" Mackey was washed across the deck and swept overboard. His troubled you as much as some of my colleagues, I trust you will grant me this favor." Although Mr. Beaver was unacquainted with Colonel McClellan, he believed the letter, which was written on official paper, was genuine, and immediately appointed Henke, Soon afterward it struck him as curious that a stranger should address him as "Dear John." and he called Henke to explain. Henke said he got the letter from George Drake, a conductor on the Third Avenue Railroad, and paid him \$10 for it,

on the Third Avenue Railroad, and paid him \$10 for it, believing it to be genuine. Drake said he got the letter from John Shaw, a clerk, and that the money paid was for Shaw. All three men were arrested.

The prisoners were arraigned before Justice Voorhis, in the Yorkville Police Court yesterday. Shaw being charged with forgery and Drake with "false pretences." Colonel McClellan was present to deny the authenticity of the letter. Shaw said he got the letters from "August Saurnitz, they was the property of the letters from "August Saurnitz, they was the same and the same was the same ter. Shaw said he got the letters from "August Saurnitz, of the Board of Aldermen," and did not know that they were begus. In response to a question, he told the Justice that he "thought a political 'pull' should be worked for all it is worth." The prisoners were held in \$1,000 ball each, and the detectives were sent to look for "August Saurnitz, of the Board of Aldermen." They found a man answering to the description at 7 o'clock hast night, and locked him up in the Sixty-seventh-st, police states.

For Dyspensin Use Horsford's Acid Phosphate.

Dr. J. Guy McCandless, Pittsburg, Pa., says; "I have used it in various forms of dyspeosia, with gratifying results." THE TURF MUDDLE.

PROMPT ACTION NEEDED TO STRAIGHT-EN IT OUT.

ADVANTAGES OF THE CONEY ISLAND JOCKEY CLUB, WITH ITS BIG STAKES ARRANGED FOR TWO YEARS TO COME.

"If the Jockey Club is organized without the Con-Island Jockey Club what will be the effect on rac ing?" is the question that is agitating the horse owners all over the country. A month has been wasted in useless conferences, and the affairs of th turf are in a worse condition than ever before. The Jockey Club Committee is blamed by many person because the members did not organize making entangling alliances with the Board Control, which was practically dead as far as usefulnes to the turf was concerned. It is not to late for the committee to withdraw from any nce with representatives of the Board of Contrand to organize the Jockey Club without their a sistance. The horse-owners believe that the should be consulted before final action is taken

should be consulted before final action is taken in regard to the Coney Island Jockey Club.

Another reason for the continued friction is the constant gossiping of some old fossils, who delight to spread the untruthful rumors detrimental to persons whom they dislike. It is indeed a pity that "gentlemen" cannot agree about technical matters which have not the slightest effect on the object of the Jockey Club-that is, the reformation of the of the Jockey Club—that is, the reformation of the existing abuses on the turf. Action is all that is required. There has been altogether too much letter-writing and whitspered consultations for the movement for reform to succeed unless prompt action is taken, and unless the horse-awners are consulted in regard to the work of the committee. It is said that the organization of the new Jockey Club will be perfected this week, and that the outlines of their plans for turf reform will be made public.

Chi will be perfected this lines of their plans for turf reform will be made public.

It is said that there will be no further efforts made to secure the membership or co-operation of the Coney Island Jockey Club. The new movement has many friends who heartly approve its object, but a large number of them say that no action should be taken until every effort to secure the affiliation of the Coney Island Jockey Club is exhausted. Conflicting meetings have proved disastrous to the associations that have tried to race against the cheap merry-ge-round-racing where the purses are small and the admission practically free. High-class racing, where the stakes amount to tens of thousands of dollars and the overnight affairs are for purses of \$1,000 or over, can't compete successfully on account of the stupditty of racing officials who have sacrificed racing and racegoers to secure dividends from the bookmakers. Milton Young said years ago, when he ran Hootjack in a seiling race a Derby with thirty bookmakers in the ring with my horse a stake horse and trying, while the field is composed of dogs, and you have to guess if they are out to win." Many persons are of the same opinion, and race their horses accordingly, so that bookmakers are as contented at meetings where the pursea are small as they are at the big tracks, where the same methods of racing prevail.

The great stakes, such as the Puturity, Realization, Great Trial and others, will be the attractions for two years at the Coney Island Jockey Club track, so that its patrons are almost sure to see sensational contests even if the "hoycott" agreement is enforced. Nearly all the crack two and three year olds are likely to be contestants in the great stakes, so that the Coney Island Jockey Club track, so that the desire for reformation will overcome every obstacle, and that racing in this neighborhood will be under the control of a jockey club has a beeified advantage at present. It is to be hoped that the desire for reformation will overcome every obstacle, and that

WISE MEN OF THE EAST DECEIVED. THEY WENT OUT TO EAST ST. LOUIS TO SPOIL THE EGYPTIANS THEY ARE NOW WALKING HOME.

baggers and road agents that manipolate the races at East St. Louis. Our party arrived here as if we had fallen into a soft spot and could compel the owners of the blogs' that were rachag here to send them to a sausane factory inside of two weeks. We were received with open arms, but

the active list to be promotion to rearranging a line the junior licuterants to become fleutenants. The committee extends the treat Friday, at which time its extended that recommendations and suggested. The bill to reimburse the afficers and crived. The bill to reimburse the afficers and crived. The bill to reimburse the afficers and crived the Despatch, recently wrecked on Assate against should be sent to the house should be stronger than has been favorably reported by the Seasack, has been favorably reported by the Seasack committee on Naval Affairs has completed the preliminary work on the results. The same pleted the preliminary work on the results and the Egyptians where the submitted to the House at an or the bill to make our escape. We were extremely happy. The House Committee on Naval Affairs has completed the preliminary work on the results and the Egyptians smiled grainly and repeated the preliminary work on the results to new ships. The present disposition of the committee some to be to urse the ourse the committee some to be to urse the ourse the committee some to be to urse the committee season to be to urse the committee some to be to urse the committee some to be to urse the committee season to be to urse the committee season to be to urse the committee season to be to urse the committee some to be urse the committee on Naval Affairs has committee the Egyptians will be like the season to the late of the present state of the present to skin the committee the present state of the present to skin the committee the present state of the present to skin the committee the present state of the present to skin the committee that the proposition of the committee the present disposit cuperate. One of our party played the limit to the tune of \$12,000, when he quit and said that he would try some other place with what little hide he had left. The day he was to leave, however, 'Jim' Shiesis and 'Billy' Roller arrived with a stable of Gattenburg cracks, that were educated in the right schools, as their owners thought, for East St. Louis racing. The Eastern crowd were surprised when they saw the Egyptians gather around Shields and Roller, and look at them with the air of Fill Islanders who had captured two julcy and succulent subjects for a holiday feast. It is such a sad tale that I will cut it short.

keep from falling, as both low videos failed them as their visions of opulence vanished.

"Ta's grooked races light dose vat ruins der business, Roller ejaculated.

"Yer kin jest bet yer life, sald Shields.

"Yer kin jest bet yer life, sald Shields.

"Yer kin bet yer life; jest as soon as I kin get some dust by wire, sald Shields.

"Griffin, the jockey, borrowed E to get back to St. Louis. If proper connections can be made and the roads get good, look out for the arrival of some travel-stained and weary turfinen who are anxious to return to New-York. The new jockey club has a chance to reform Gloucester, Clifton or Guttenburg, but It's 1,60,900 to I that East St. Louis cannot be reformed with double-barrelled shotguns and Gatlings."

tunately, unusual interest has been manifested, not only in this city, Boston and Philadelphia, but also in Chicago, Pittsburg, Wilmington and Washington,



to health and strength, if you're a nervous, delicate woman. The medicine to cure you, the tonic to build you up, is Dr. Pierce's Favorite Prescription. You can depend upon it. The makers say it will help you, or cost you nothing. They guarantee it.

As a safe and certain remedy for woman's ailments, nothing can compare with the "Prescription." It's an invigorating, restorative tonic, and a soothing, strengthening nervine, perfectly harmless in any condition of the female system.

It's a marvelous remedy for nervous and general debility, St. Vitus's Dance, Fainting Spells, Dizziness, Sleeplessness, and all the nervous disorders due to functional derangments. It has often, by restoring the womanly functions, cured cases of Insanity.

PIERCE antees - CURE OR MONEY RETURNED.

Wedding Silver.

Desk Furniture.—These sets in Gorham Silver make a unique and appropriate gift. They may include any or all, of the following pieces: Silver mounted portfolios, Desk pad, with silver corners. Inkstand, Pen rack and tray, Penholder, Pencil, Stamp box, Gum bottle, Stamp and envelope moistener, Taper stand, and Sealing Lamp, Seal, Eraser, Match stand, Blotter, Paper knife, morning, and if so filed, be carried into court Check cutter, Envelope opener, Pen and stamp box, and other small pieces in an unlimited variety of styles and at most reasonable prices.

(ART ROOMS-Third Floor.)

Gorham M'f'g Co.,

Silversmiths.

BROADWAY .-- Carriage Entrance on 19th St.

retary of the union, yesterday, "scheduled for March 19 and 22 at the Madison Square Garden, will be noteworthy in our history. We tried to

GETTING READY FOR BASEBALL. PREPARATIONS BY THE MANAGERS OF THE NEW-YORK CLUB-THE QUESTION OF A SOUTHERN TRIE.

The affairs of the New-York Baseball Club will take a more tangible shape this week. Ward is expected in the city to morrow, while the annual meeting of the club will be held at Jersey City on Thursday. After this meeting the cinb's policy for the season will be known, the team will be got together, and every arrangement made for the season now rapidly approaching. There is likely to be little change in the policy of the club, if any Cornelius Van Cott will, in all probability, be reelected president of the club and E. B. Talcott and W. B. Wheeler directors that is, the "husorer, and a new man elected secretary in place b. White, who recently resigned is undecided yet whether the team will take

been arranged for New-York, as Ward evidently

COURT CALENDARS FOR TO DAY.

Furreme thank-General Terms before Van Bourt, P. J. O'Brien and Pollett, J.J. Court opens at 10500 a.m. Calendar for non-enumerated motions. No. 1 to 30, in-clusive, cuiled at 10 a.m. Supreme Court-Chambers Defore Andrews, J.-Court of tribes and Fellett JJ stourt opens at 10.00 a.m. Calcular for non-connected motions. No. 1 to 30, institutive called at 11 a.m. Supreme Court-standards. Before Andrews, J.-Court opens at 10.30 a.m. Motion calcular called at 11 a.m. Suprems Court-Special Term Part II—Before Lawrence, J.-Lermutrera; Nos. 11, 3, 56, 57, 58, 92, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, Buyorces, Nos. 1263, 1674, 1575, 1576, 1577, 1572, 1573, 1574, 1572, 1573, 1574, 1575, 1576, 1577, 1579,

with the air of Fill Islanders who has captured two judey and succeilent subjects for a holiday feast. It is such a said take that I will out it is the such a said take that I will out it is "The two innocents from Guttenburg were capicled and petted by the Expetiables, so that they did not object to the smaller losses in the first two races in which their broses started, as they were preparing to annihilate them when Dalayrian started. The long-looked-for day arrived, with track, betting and all other things in favor of the East. Every one of the Eastern crows all payed Dalayrian which their blooked flow steeling the money. Shields and Roller had the wires to the poolfromised of the country bot with messages to get onto the the country bot with messages to get onto the the country bot with messages to get onto the the country bot with messages to get onto the the good thing, as it was a cinch with a bid? "When the hories went to the post the odds on Dalayrian went up again shields were cursing their luck because they had no more money to bet. When the flag fell a cry of dismay went up from the East stern crowd as Dalayrian was left at the post. Shields and Roller clung to each other, to keep from failine, as both looked apoptedts. Their voices failed them as their visions of optimer values. The country of the second them as their visions of optimer values and the post of the

Common Pleas Equity Term-Before Bishchoff, J.—Nos. 1 to 115, inclusive 1 to 115, inclusive.

Common Pleass—Trial Term—Part I—Before Daly, C. J.—
Nos, 2459, 1798, 1214, 1554, 1071, 1632, 1684, 1775, 1635, 1662, 1667, 1668, 1591, 1408, 1845, 1515, 1798, 1724, 1727, 1729, 1730, 1732, 1733, 1734, 1740, 1744, 1748, 1749, 1759, 2882

| 1602, 1607, 1008, 1501, 1408, 1845, 1515, 1708, 1724, 1727, 1720, 1730, 1732, 1733, 1734, 1740, 1744, 1748, 1749, 1749, 1750, 1730, 1730, 1734, 1740, 1744, 1748, 1749, 1749, 1750, 1734, 1730, 1744, 1748, 1749, 1749, 1750, 1744, 1748, 1749, 1749, 1750, 1750, 1740, 1741

The Modern Invalid

Has tastes, medicinally, in keeping with other luxuries.

A remely must be pleasantly accepted in form, purely wholesome in composition, truly beneficial in effect and entirely free from every objectionable quality. If really ill he consults a physician; if constipated he uses the sentle family legalive flyrup of Figs.

THE DEMOCRATS ARE WEARY.

SEEKING A WAY OUT OF THEIR TROU-BLES IN NEW-JERSEY.

WILLING TO LET THE REPUBLICANS HAVE THE SENATE IF THEY CAN DO SO GRACEFULLY.

Trenton, N. J., Feb. 4 (Special).-To-morrow night promises to be a memorable one in the history of the New-Jersey Smate deadlock, for three reasons. The Republican Senators and Assemblymer have decided to hold their joint caucus then, and they will name the men who will succeed the ocratic State Controller and State Treasurer, and decide upon a definite plan of action on the many subjects that will come before them during the session. The bills already passed by the Senate will be submitted to Governor Werts on Monday night for his approval or voto, and it is expected tary of State, H. C. Kelsey, early on Tuesday morning, and if so filed, be carried into court almost immediately. In the event of the Governor declining to mark these passed bills the plan is for each Senator voting for the passage of the bills to sign them. The clerk of the House of Assembly in which branch of the Legislature these bills originated, will then place them in the office of the Secretary of State as part of a public record. even though that Democratic officer declines to file and make a certified copy of each of them as the

even though that Democratic officer declines to file and make a certified copy of each of them as the law directs him to do. At the expiration of five days the bills so filed will become laws under the constitution of the State, and any violation of any of these laws after that time can be brought to the attention of the courts by any citizen at orce. The legality of the law will be raised and this will bring up the constitutionality of the Senate's passing it.

The signing of each law passed by the majority of the Senate has a lawyers say is a good scheme, for the reason that the bill itself, so signed, will be conclusive evidence to the court of its having passed the Senate by the constitutional majority. Notwithstanding the statement by the Governor that as a last resort he will insist on the quo warranto proceedings, it is known that in the Attorney-General's office that scheme is regarded as a dead letter. The Governor's anxiety for a speedly settlement of the trouble is known to be caused by the embarrassment to the courts which must inevitably follow an all-winter session of the Legislature. He well knows that to the up the courts for a single month would bring about grave difficulties. There are many undecided cases now pending in the higher courts of New-Jersey that were arsued five years ago. The Democratic leaders and the Governor have only lately learned that the Security can only make ad interim appointments, and a continuous residen of the Legislature would not leave this opportunity.

It has been stated time and again that the credentials of the eleven Republican Senators were filed with the Secretary of State and that this was necessary for the completion of the title of a Senator-elect. At the Necretary's office on Friday. The Tribune correspondent asked to see the credentials of the seven new Republican Senators were filed with the secretary of State and that this was necessary for the completion of the title of Senator-elect. At the Necretary's office on Friday. The retent also filed, either,

safe keeping."
"Does this affect the legal status of the Senaters?"
"That's the question. I don't believe it does. I have searched, but have failed to find any law requiring the Secretary of State to file the certificate of election of the Senators, although it has always been the custom to do so," was the reply. Is this another trick? Republican lawyers, when questioned on this point, said they didn't care what word the Secretary of State applied to the placing of the election certificates in the vault, they were the dail the same.

"THE CURSE OF CHRISTIANITY.

DR. BRIGGS TELLS THE PEOPLE OF NEW HAVEN THAT IT IS DENOMINATIONALISM. New-Haven, Conn., Feb. 4.—The Rev. Dr. Briggs.

of Union Theological Seminary, occupied the pulpit of the United Church here to-day. His theme was "Keeping the Union of the Spirit in the Bones of Peace." "The Kingdom of God," he said, "is an area that expands or contracts as the bond of peace is tightened or loosened, but how has the bond been broken since the founding of the Church? The unity of God has been neglected, and this is the reason for the hostility of the masses against Christianity. Why cannot there be unity in the church of God on all matters of which there be concord, with, of course, the privilege of free debate? Denominationalism is the great curse of American Christianity—the curse which exists nowhere else in the world, and the war against sin is thereby terribly impeded."

Chicago, Feb. 4-"The Herald" to-day says: "C. Potter, the alleged secret emissary of the Pro-visional Government of Hawall, was locked up in a cell at the Desplaines-st police station last night. The charge against him is obtaining money under false pretences. The complainants are Shetler & Challman, druggless, and the Moffatt Livery Com-cony, Potter asserts that the charges are in-

branch postoffices in the city were also present. It has heretofore been the custom of the carriers. Gen. It has hereofore been the custom of the carriers to give a bail every year and apply the proceeds to their fund, but experience has taught them that bails and the early delivery of letters did not chime together well, so this year they settled upon a concert. The large audience heartily enjoyed the programme. Braham's orchestra played, Among those who appeared were: "Dan" Quinn, High J. Emmett, Miss Adt Jones, "Al" Grant, McMurray Brothers Miss Eva Mudge, Miss Kate Davis, Harry R. Bailey, Minnesinger's quartet, George J. Garkin, Miss Josee Kine, 'Liss Sadie Bernstein and Philip Gotthold.

HE RAN AWAY WITH HIS BRIDE'S WEDDING RING. Providence, Feb. 4 - One of the cleverest and most heartless swindlers that has been in this neigh most heartiess swindlers that has been in this neighborhood for a long time has just closed a month's careor here and departed for fresh fields. He called himself Frank Kraffts when he engaged board on January 2 at the house of Mrs. Reina Metzkear, at

Here he met Mrs. Eunice A. Greene, a wealthy widow, and on January 15 they were married. Kraffts is thirty-four years old, while Mrs. Greene is over fifty. While on their wedding tour they were guests at the St. Denis Hotel, New-York, where four days ago Kraffts deserted his wife, taking all her effects of value, including the diamond welding ring with which he married her. The bride had previously lent him about \$1.500.

The clerk at the St. Denis Hotel said last night that Mr. and Mrs. Kraffts had come from Phila-delphia last Tuesday night. On Wednesday morning Kraffts left the hotel early. Mrs. Kraffts went away later on the same morning. The clerk also said that Mrs. Kraffts had reported the loss of some trinkers, but she did not mention what kind they were or what their value was. He understood she was going to Providence.

MISS MAY IRVIN ENGAGED TO A. C. SMITH. The engagement is announced of Miss May Irvin, a laughter of the late Alexander P. Irvin and granddaughter of Richard Irvin, of this city, to Augustine Coleman Smith, a son of Mr. and Mrs. Granville Byam Smith, of No. 19 West Sixteenth-st. Miss Irvin, who is an orphan, has lived for some time with her brothers,

One Dollar.

A Limoges, Austrian or Dresden cup and sauces of dainty design with a SOLID silver coffee spoon for \$1 makes a charming card souvenir or engagement or b rthday gift. Our assortment is very tempting. Birthday spoon set with amethyst, \$1.50.

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Tires' ROOT BEER HOME A 25 cent package makes 5 gallons of this delicious Temper-ance lieverage.

FOR WOMEN HARTMAN'S WOOD WOOL At all Dry Goods Steres & Drugglets.

John Irvin and James Irvin, on a rench in California. Mr. Smith is a young lawyer of this city and a member of several clubs. The date for the wedding has not yet.

REPORT OF COMMISSIONER SCHRAUB.

WORK OF THE DEPARTMENT FOR A YEAR-THE STATE'S DAIRY INTERESTS.

Albany, Feb. 4.—The first annual report of the State Commissioner of Agriculture, as submitted to the Legislature, shows that the work of the department generally has made good progress; that the milk supply is, with the exception of New-York City, in a better condition that heretofore; that the city does not show up quite as well as last year, from the fact that the working force is not sufficient to give it proper attention.

The progress has not been made in the vinegar inspection during the year by reason of the con-

inspection during the year by reason of the con-test as to the constitutionality of the law, which was finally determined by the General Term of the Fourth Department in November last, the Gen-eral Term having in all things confirmed the con-stitutionality of the law. Since that time an active effort has been made for its enforcement, and much work has been done by the agents of the department in ferreting out dealers in adulterated vine-gar and preparing cases for prosecution. A com-pilation of statistics shows the fact that nearly 00,000 barrels of vinegar are annually produced in

The work of suppressing the sale of oleomargarine

The work of suppressing the sale of oleomargarine made in imitation and semblance of butter has, during the last six months, been vigorously contested by the manufacturers of that commodity, notably Armour & Co. The department introduced through the Senators of the State in Congress an act, which is now pending before the Senate, subjecting oleomargarine and all imitation butter and cheese upon its entry into the State to all laws of the State passed as police regulations, whether in original packages or not, and irrespective of interstate Commerce law. It is believed that this act if passed will result in a radical suppression of this product in the State.

The Commissioner suspects that an appropriation of \$150,000 for a veterinary college at Cornell would be reasonable and desirable.

On the subject of fairs the report is full. The Commissioner is committed to the idea that there should be but one State fair, which should receive State aid. He recommends that county fairs shall not hereafter be permitted to draw money from the State unless they participate in the State fair, this connection, he suspects that while he is heartily in favor of the idea of a Labor Day, still that holiday is not participated in by the agricultural class; its observance being confined to the factory employes in the large towns and cities of the State. For the purpose of making its observance uniform among the laboring classes, he suggests that the title of Labor Day be amended so that it shall hereafter be known as Labor and Harvest Day, and the date of its observance shall be made the occasion of the annual opening of the State Fair. He suggests that this date shall hereafter be no September 10, unless that date shall hereafter be no september 10, unless that date shall fall on Sunday, when it shall be observed on the following Monday. The 10th of September is the annual opening of the sundiversory of the battle of Labo Day Each Commissioner and the same shall be observed on the following Monday. The 10th of September is the

THE WEATHER REPORT.

A COLD WAVE TO-DAY.

A SACRED CONCERT FOR THE LETTER CARRIERS.

The members of the New-York Letter Carriers' Mutual Benefit Association, Empire Branch, No. 26, National Association of Letter Carriers, U. S. A., gave a sacred concert last hight at the Star Theatre. The proceeds, \$1,000, will be given to the tended by a cold wave has overspread the Guif and was present, and Oliver Sumner Teall sat in a box. The superintendents and chief clerks of all the Western and Northwestern States the temperature has

the Mississippi. A sharp full in temperature will occur along the South Atlantic and the Southern New-England coasts. Warmer weather is indicated in the central variety and the lake regions.

DETAILED FORECAST FOR TO-DAY. For New-Hampshire and Verment, fair; warmer; north

portion in the early morning; colder in the eastern; warmer in the western partion; brisk north winds. For Rhode Island, fair, preceded by snow in the early morning; colder; north winds. For Connecticut, fair; colder in the southern portion;

brisk north winds.
For Ensern New-York, fair; warmer, except colder in
the extreme southern portions; north winds.
For New-Jersey, fair; colder; north winds.
For Eastern Pennsylvania, fair; colder in the southern

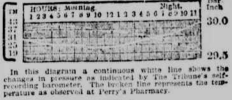
pertion; north winds.

Por the District of Columbia, Maryland and Delaware, fair; colder Monday, warmer Tuesday; northwest winds,

diminishing in force.

For Virginia, North Carolina, South Carolina and Georgia, fair; colder near the coast, warmer in the distriction northwest winds, diminishing in force, for West Virginia, Western Pennsylvania, Western New-York, Ohia, Indiana and Illinots, generally fair; warmer; winas shifting to south.

TRIBUNE LOCAL OBSERVATIONS.



Tribune Office, Feb. 5, 1 a. m.-There was a light fall of anow yesterday morning. In the evening the temperature dropped suddenly. During the day it ranged between 40 and 19 degrees, the average (38%) being 7% higher than on Saturday and 1% higher than on the corresponding

Peddling

from house to house, with "prizes" thrown in, sells a good many pretty poor washing-powders. Don't let these worthless prizes deceive you. They don't amount to anything. Consider their value if you bought them in the regular way, and compare this with the value of ruined linens, paints, etc., that
you risk with these washing-powders.
There's nothing cheaper to wash with

than Pearline. That gives you'easy washing that is absolutely safe. You would better use Pearline, and buy your own prizes. You'd save money.

Send Peddlers and some unscrupulous grocers will tell you "this is as good as "or "the same as Pearline." IT'S FALSE—Pearline it Back is never peddled, and if your grocer sends you something in place of Pearline, be honest—send it back.